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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|-------------|----------------------|---------------------|------------------|
| 10/750,104 | 12/29/2003 | Rutvik Doshi | 17646-107001 | 9622 |
| 909 7590 05/17/2007 PILLSBURY WINTHROP SHAW PITTMAN, LLP P.O. BOX 10500 | | | EXAMINER | |
| | | | RAYYAN, SUSAN F | |
| MCLEAN, VA 22102 | | | ART UNIT | PAPER NUMBER . |
| | | | 2167 | |
| | | • | | |
| | | • | MAIL DATE | DELIVERY MODE |
| | | | 05/17/2007 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | Application No. | Applicant(s) | | | |
|---|--|--|---|--|--|--|
| Office Action Summary | | 10/750,104 | DOSHI, RUTVIK | | | |
| | | Examiner | Art Unit | | | |
| | • | Susan F. Rayyan | 2167 | | | |
| Period fo | The MAILING DATE of this communication app or Reply | ears on the cover sheet with the | correspondence address | | | |
| WHIC - Exter after - If NC - Failu Any | ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be to determine the second will expire SIX (6) MONTHS from cause the application to become ABANDON | N. imely filed on the mailing date of this communication. IED (35 U.S.C. § 133). | | | |
| Status | | | | | | |
| 1)⊠ | Responsive to communication(s) filed on <u>08 De</u> | ecember 2006. | | | | |
| · | This action is FINAL. 2b) ☐ This action is non-final. | | | | | |
| , | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| ٠,۵ | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Disposition of Claims | | | | | | |
| 4)⊠ | 4)⊠ Claim(s) <u>1-38</u> is/are pending in the application. | | | | | |
| • | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | |
| | 5) Claim(s) is/are allowed. | | | | | |
| · — | Claim(s) 1-38 is/are rejected. | | | | | |
| · | Cłaim(s) <u>/- oo</u> is/are rojected:] Cłaim(s) is/are objected to. | | | | | |
| • | Claim(s) are subject to restriction and/or | r election requirement. | • | | | |
| Applicati | ion Papers | | | | | |
| 9) The specification is objected to by the Examiner. | | | | | | |
| · <u></u> | The drawing(s) filed on is/are: a) acce | <u></u> | Examiner. | | | |
| / ـ | Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | | |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | |
| Priority (| ınder 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: | | | | | | |
| , | 1. Certified copies of the priority documents have been received. | | | | | |
| | 2. Certified copies of the priority documents have been received in Application No | | | | | |
| | 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | |
| | application from the International Bureau (PCT Rule 17.2(a)). | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
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| | | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) | | | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date | | | | | | |
| 3) Information Disclosure Statement(s) (PTO/SB/08) 5) Information Disclosure Statement(s) (PTO/SB/08) | | | | | | |
| Pape | r No(s)/Mail Date | 6) | | | | |

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DETAILED ACTION

1. Claims 1-38 are pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent Application Number 2004/0268314 issued to Guy Pardon et al ("Pardon") in view of US Patent Number 6,671,686 issued to Michael Dieter Kollman et al ("Kollman") in view of US Patent 6,748,555 issued to Hugh A. Teegan et al ("Teegan").

As per claim 1 Pardon teaches:

an application server comprising one or more applications, each application comprising one or more processes operable to generate one or more database calls (column 4, lines 8-14, server processes and database calls).

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Pardon does not explicitly teach an analyzer component operable to correlate ... a first database call and a second database call generated by one of the processes with the particular process that generated the database call, monitor one or more parameters associated with the first database call, monitor one or more parameters associated with the second database call, analyze the one or more parameters of the first database call and the second database call, and a first identifier of the first database call and one or more of the one or more parameters associated with the first database call and one or more of the one or more parameters associated with the first database call.

3. Kollman does teach an analyzer component operable to correlate in substantially continuously real time a first ... call and a second ... call generated by one of the processes with the particular process that generated the ... call, monitor one or more parameters associated with the first ... call, monitor one or more parameters associated with the second ... call and analyze the one or more parameters of the first .. call and the second ... call (paragraph 38-45 and paragraph 55, correlator), monitor substantially continuously the one or more parameters associated with the first database call and the second database call (paragraphs 38-45 and paragraph 55, as a generic correlator which identifies events including context data such as SOAP parameters);

and a first identifier of the first ... call (paragraph 11, event id);

a second identifier of the process that generated the first ... call (paragraph 47, process identifier) and one or more of the one or more parameters associated with the first ... call (paragraph 11, temporal identifier) to manage data (paragraph 10, lines 1-3). It

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would have been obvious to one of ordinary skill in the art at the time of the invention to modify Pardon with analyzer component ... to manage data (paragraph 10, lines 10).

Pardon and Kollman do not explicitly teach display to a client. Teegan does teach display to a client at column 11, lines 8-16) to provide visual confirmation of operation (column 11, lines 8-16). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Pardon and Kollman with a display to a client to provide visual confirmation of operation (column 11, lines 8-16).

Pardon, Kollman and Teegan do not explicitly teach monitoring substantially continuously the one or more parameters ... Tacaille does teach monitoring substantially continuously the one or more parameters (column 6, lines 33-41 as processes collect parameter values and column 8, lines 54-60 as real time service monitoring including performance data) to provide efficient real-time performance monitoring. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine Pardon, Kollman, Teegan and Tacaille with monitoring substantially continuously the one or more parameters to provide efficient real-time performance monitoring (column 2, lined 33-36).

As per claim 2, same as claim arguments above and Kollman teaches: identify one or more of the first parameters included in the first ... call (paragraph 38-45);

identify one or more process parameters associated with the particular process(paragraph 11, temporal id);

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determine whether the ... call correlates with the process by comparing at least one of the first parameters associated with the first ... call to at least one corresponding process parameter associated with the process to determine if the process generated the first ... call (paragraph 76, lines 10-22).

As per claim 3 same as claim arguments above and Kollman teaches:

further comprising an interceptor intercept the first ... call generated by the process and communicate the one or more first parameters associated with the first ... call to the analyzer component (paragraph 67 lines 10-22).

As per claim 4 same as claim arguments above and Kollman teaches:

intercept the particular process and communicate the one or more process parameters associated with the process to the analyzer component(paragraph 67 lines 10-22).

As per claim 5 same as claim arguments above and Kollman teaches: wherein each of the one or more processes comprises a Java method and the insider component is operable to communicate process parameters for each Java method in a Java method call tree to the analyzer component (paragraph 30, Java).

As per claim 6, same as claim arguments above and Pardon teaches: wherein the one or more database calls comprise SQL calls and, for a particular SQL call, the one or more parameters associated with the particular SQL call comprise: a SQL statement of the particular SQL call, a SQL execution time for the particular SQL

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call, one or more SQL exceptions of the particular SQL (column 9, lines 16-17, invoking SQL statements).

As per claim 7, same as claim arguments above and Kollman teaches: wherein, for a particular process the one or more process parameters associated with the particular process comprise a timestamp and a thread of execution for the particular process(paragraph 41: threaded, paragraph 62:temporal id, paragraph 63: local timestamp).

As per claim 8, same as claim arguments above and Kollman teaches: wherein the analyzer component is further operable to compare the timestamp and the thread of execution for the SQL call to a corresponding timestamp and the thread of execution for the process to determine whether the process generated the SQL call; and if the timestamp and the thread of execution for the SQL call matches the corresponding timestamp and the thread of execution for the process, conclude that the method generated the SQL call (paragraph 10-18).

As per claim 9 same as claim arguments above and Teegan teaches:

... displays first identifiers of ... calls and second identifiers of the processes that generated the ... calls to the client in substantially real time(column 11, lines 8-16,

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management console displays alerts and metrics (column 15, lines 50-60, displaying metrics and metric tables 2-5).

As per claim 10, same as claim arguments above and Teegan teaches:

...display an alert notification to the client if one of the parameters associated with the first or second ... call exceeds a predetermined threshold value (at column 11, lines 54-62, generate alerts to system administrator).

As per claim 11, same as claim arguments above and Teegan teaches: wherein the analyzer component is further operable to display a management console to the client on a browser associated with the client, the management console presenting a view of the displayed information (column 11, lines 8-16, management console displays alerts and metrics).

As per claim 12, same as claim arguments above and Teegan teaches:
the management console is operable to display multiple second identifiers of processes
... display: a first identifier of a database call ... and at least one of the parameters for
each database call determined to correlate to the process associated with the selected
second identifier (column 15, lines 50-60, displaying metrics and metric tables 2-5).

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4. Claims 13-24 are rejected based on the same rationale as claims 1-12.

- 5. Claims 25-36 are rejected based on the same rationale as claims 1-12.
- 6. Independent claim 37 and independent claim 38 are rejected based on the same rationale as claim 1.

Response to Arguments

- 7. Applicant's arguments with respect to claims 1-38 have been considered but are most in view of the new ground(s) of rejection.
- 8. Applicant argues prior art of record does not teach monitor substantially continuously the one or more parameters associated with the first database call and the second database call. The specification on page 12, lines 6-9, indicates data flows are substantially continuously being generated by clients (or spontaneously) such that the interceptor component is substantially continuously intercepting SQL calls and communicating parameters of the intercepted call to the analyzer. Kollman teaches monitoring substantially continuously at paragraphs 38-45 and paragraph 55, as a generic correlator which identifies events including context data such as SOAP parameters. The process of identifying the events are monitored substantially continuously.

Conclusion

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Susan Rayyan whose telephone number is (571) 272-1675. The examiner can normally be reached M-F: 8am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cottingham can be reached on (571) 272-7079. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Art Unit: 2167

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Susan Rayyan

February 23, 2007

JOHN COTTINGHAM

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